

FORM 2(b) (ND/SD Miss. Dec. 2000)

**UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF MISSISSIPPI**

RODERICK CLARK MILLER

Plaintiff

v.

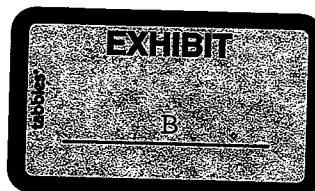
CIVIL ACTION NO. 1:07cv541LG-JMR

**HARRISON COUNTY, MISSISSIPPI, BY AND
THROUGH ITS BOARD OF SUPERVISORS,
HARRISON COUNTY SHERIFF
DEPARTMENT, SHERIFF GEORGE PAYNE,
OFFICIALLY AND IN HIS INDIVIDUAL CAPACITY,
DIRECTOR OF CORRECTIONS
MAJOR DIANNE GATSON-RILEY, OFFICIALLY
AND IN HER INDIVIDUAL CAPACITY, BOOKING
SUPERVISOR CAPTAIN RICK GASTON,
OFFICIALLY AND IN HIS INDIVIDUAL CAPACITY,
TRAINING DIRECTOR CAPTAIN PHIL
TAYLOR, OFFICIALLY AND IN HIS INDIVIDUAL
CAPACITY, CENTRAL CONTROL OFFICER
PRESTON WILLS, OFFICIALLY AND IN HIS
INDIVIDUAL CAPACITY, BOOKING ROOM
DEPUTY JERRED MARK NECAISE, OFFICIALLY
AND IN HIS INDIVIDUAL CAPACITY, BOOKING
ROOM DEPUTY CATHERINE PAVOLINI,
OFFICIALLY AND IN HER INDIVIDUAL CAPACITY,
AMERICAN CORRECTIONAL ASSOCIATION,
AND OTHER UNKNOWN JOHN AND JANE
DOES A-Z, ALSO IN THEIR OFFICIAL AND
INDIVIDUAL CAPACITIES**

Defendants

**NOTICE OF SERVICE OF INTERROGATORIES OR REQUESTS FOR PRODUCTION OF DOCUMENTS
OR RESPONSES THERETO**

TO: All Counsel of Record



Pursuant to UNIFORM LOCAL RULE 5.1(c), notice is hereby given that on the date entered below I served the following discovery device(s):

(✓) (Check as appropriate:

x Interrogatories to:

Plaintiff, Roderick Clark Miller by the Defendant Phil Taylor, Officially and in his Individual Capacity

Requests for Production of Documents to:

Requests for Admissions to:

Responses to Interrogatories of:

Responses to Requests for Production of Documents of:

Responses to Requests for Admission(s) of:

Pursuant to UNIFORM LOCAL RULE 5.1(c), I acknowledge my responsibilities as the custodian of the original(s) of the document(s) identified above.

November 15, 2007

Date

s/Cy Faneca

Signature

Cy Faneca, MSB #5128

Typed Name & Bar Number

Attorneys for: Phil Taylor, Officially and In His Individual Capacity

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x Requests for Production of Documents to: Plaintiff, Roderick Clark Miller by the Defendant Sheriff George Payne, Jr., Officially and in his Individual Capacity

_____ Requests for Admissions to: _____

_____ Responses to Interrogatories of: _____

_____ Responses to Requests for Production of Documents of: _____

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Cy Faneca, MSB #5128

Typed Name & Bar Number

Attorneys for: Sheriff George Payne, Jr., Officially and In His Individual Capacity

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Attorneys for: Sheriff George Payne, Jr., Officially and In
His Individual Capacity